

REMARKS

The patent is directed towards making pellets which, can be roasted utilizing microwave energy and a specially designed bag for that purpose.

The preferred embodiment shows that the pellets are no more than 33 to 48% of the contents of the bag to allow for adequate roasting and expansion as disclosed in the specification.

In addition, limitations set out in the specification are that the bag has certain requirements as to its construction.

The combination of oiled, expandable pellets, along with the bag of the design taught and in the quantities taught to allow for the expansion of the cooked product, is not disclosed in the prior art.

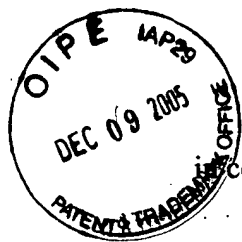
Also, prior art containers of the type taught, are not designed in order to allow for microwave roasting because there are no size limitations relative to the quantity of product by volume and the size of the separation chambers are important since the prior art does not seek to accomplish what is in the current invention.

The claims have been amended in order to take the language discussing the limitations on the volume from the specific wording in the specification and to incorporate it into the claims.

The expanding quality of the product is described from language in the specification (page 13 lines 5-10) as well as the specific features envisioned for causing the expansion (page 7 lines 11-14 and page 16 lines 18-21 and page 5 lines 12-16).

CONCLUSION

For all of the reasons advanced above, Applicant respectfully submits that the application is



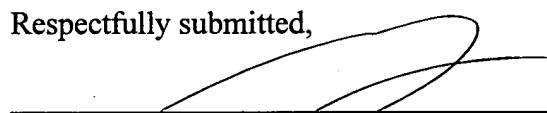
is a condition for allowance and that action is earnestly solicited.

No additional fee is believed necessary.

The commissioner is hereby authorized to charge any additional fees which may be required for this amendment, or credit any overpayment to Deposit Account 06-2129 in the name of Gregory M. Friedlander.

In the event that an extension of time is required, or which may be required in addition to that requested in a petition for an extension of time, the Commissioner is requested to grant a petition for that extension of time which is required to make this response timely and is hereby authorized to charge any fee for such an extension of time or credit any overpayment for an extension of time to Deposit account 06-2129.

Respectfully submitted,



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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United State Postal Service as Express Mail NO. EV278560003 US US in an envelope addressed to: Commissioner of Patents and Trademarks, Mail Stop Non-Fee Amendment, Alexandria, VA 22313 on the 9 day of December, 2005.



GREGORY M. FRIEDLANDER